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SURFACE TRANSPORTATION BOARD

49 CFR Part 1022

[Docket No. EP 716 (Sub-No. 2)]

Civil Monetary Penalties—2017 Adjustment

AGENCY: Surface Transportation Board.

ACTION: Final rule.

SUMMARY: The Surface Transportation Board (Board) is issuing a final rule to implement the annual inflationary adjustment to its civil monetary penalties, pursuant to the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015.

DATES: This final rule is effective January 17, 2017, and is applicable beginning January 13, 2017.

FOR FURTHER INFORMATION CONTACT: Sarah Fancher: (202) 245-0355.

Federal Information Relay Service (FIRS) for the hearing impaired: 1-800-877-8339.

SUPPLEMENTARY INFORMATION:

I. Background

The Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (2015 Act), passed as part of the Bipartisan Budget Act of 2015, Pub. L. No. 114-74, 129 Stat. 599, requires agencies to adjust their civil penalties for inflation annually, beginning on January 15, 2017, and no later than January 15 of every year thereafter. In accordance with the 2015 Act, annual inflation adjustments will be based on the percent change between the Consumer Price Index for all Urban Consumers (CPI-U) for October of the

previous year and the October CPI-U of the year before that. Penalty level adjustments should be rounded to the nearest dollar.

II. Discussion

The statutory definition of civil monetary penalty covers various civil penalty provisions under the Rail (Part A), Motor Carriers, Water Carriers, Brokers, and Freight Forwarders (Part B), and Pipeline Carriers (Part C) provisions of the Interstate Commerce Act, as amended by the ICC Termination Act of 1995. The Board's civil (and criminal) penalty authority related to rail transportation appears at 49 U.S.C. 11901-11908. The Board's penalty authority related to motor carriers, water carriers, brokers, and freight forwarders appears at 49 U.S.C. 14901-14915. The Board's penalty authority related to pipeline carriers appears at 49 U.S.C. 16101-16106. The Board has regulations at 49 CFR pt. 1022, which codify the method set forth in the 2015 Act for annually adjusting for inflation the civil monetary penalties within the Board's jurisdiction.

As set forth in this final rule, the Board is amending 49 CFR pt. 1022 so that its regulations and civil monetary penalties conform to the requirements of the 2015 Act.

The adjusted penalties set forth in the rule will apply only to violations which occur after the effective date of this regulation.

¹ The Board also has criminal penalty authority, enforceable in a federal criminal court. Congress has not, however, authorized federal agencies to adjust statutorily-prescribed criminal penalty provisions for inflation, and this rule does not address those provisions.

² The current statutory civil penalties were set through an interim final rule, <u>Civil Monetary Penalty Inflation Adjustment Rule</u>, EP 716 (Sub-No. 1) (STB served Oct. 20, 2016). In that decision, the Board issued a "catch-up adjustment" for its civil monetary penalties as mandated by the 2015 Act.

In accordance with the 2015 Act, the annual adjustment adopted here is calculated by multiplying each current penalty by the cost-of-living adjustment factor of 1.01636, which reflects the percentage change between the October 2016 CPI-U (724.113) and the October 2015 CPI-U (712.458). The table at the end of this decision shows the relevant statutory provision of each civil penalty and a description, the current baseline statutory civil penalty level, and the adjusted statutory civil penalty level for 2017.

III. Final Rule

The final rule is set forth at the end of this decision. This final rule is issued without prior public notice or opportunity for public comment. The Administrative Procedure Act (APA), 5 U.S.C. 553(b)(B), does not require that process "when the agency for good cause finds" that public notice and comment are "unnecessary." Here, Congress has mandated that the agency make the inflation adjustment to its civil monetary penalties. The Board has no discretion to set alternative levels of adjusted civil monetary penalties, because the amount of the inflation adjustment must be calculated in accordance with the statutory formula. The Board simply determines the amount of inflation adjustments by performing technical, ministerial computations. Because the Board has no discretion to do anything except promulgate the rule and perform ministerial computations to apply it, the Board has determined that there is good cause to promulgate this rule without soliciting public comment and to make this regulation effective immediately upon publication.

IV. Regulatory Flexibility Statement

The Regulatory Flexibility Act (RFA), as amended by the Small Business

Regulatory Enforcement Fairness Act of 1996, 5 U.S.C. 801 et seq., generally requires an

agency to prepare a regulatory flexibility analysis of any rule subject to notice and comment rulemaking requirements, unless the agency certifies that the rule will not have a significant economic impact on a substantial number of small entities. Because the Board has determined that notice and comment are not required under the APA for this rulemaking, the requirements of the RFA do not apply.

V. Paperwork Reduction Act

This final rule does not contain a new or amended information collection requirement subject to the Paperwork Reduction Act of 1995, 44 U.S.C. 3501 et seq.

VI. List of Subjects in 49 CFR Part 1022

Administrative practice and procedures, Brokers, Civil penalties, Freight forwarders, Motor carriers, Pipeline carriers, Rail carriers, Water carriers.

<u>It is ordered</u>:

- 1. The Board amends its rules as set forth in this decision. Notice of the final rule will be published in the Federal Register.
 - 2. This decision is effective on its date of service.

Decided: January 9, 2017.

By the Board, Chairman Elliott, Vice Chairman Miller, and Commissioner Begeman.

Kenyatta Clay

Clearance Clerk

For the reasons set forth in the preamble, part 1022 of title 49, chapter X, of the Code of Federal Regulations is amended as follows:

PART 1022—CIVIL MONETARY PENALTY INFLATION ADJUSTMENT

- The authority citation for part 1022 continues to read as follows:
 Authority: 5 U.S.C. 551-557; 28 U.S.C. 2461 note; 49 U.S.C. 11901, 14901,
 14903, 14904, 14905, 14906, 14907, 14908, 14910, 14915, 16101, 16103.
 - 2. Revise § 1022.4(b) to read as follows:

§ 1022.4 Cost-of-living adjustments of civil monetary penalties.

(b) The cost-of-living adjustment required by the statute results in the following adjustments to the civil monetary penalties within the jurisdiction of the Board:

U.S. Code Citation	Civil Monetary Penalty	Baseline	Adjusted Penalty
	Description	Penalty Amount	Amount (2017)
	Rail Carrier Civil Penalties		
49 U.S.C. 11901(a)	Unless otherwise specified, maximum penalty for each knowing violation under this part, and for each day.	\$7,512	\$7,635
49 U.S.C. 11901(b)	For each violation under § 11124(a)(2) or (b).	\$751	\$763
49 U.S.C. 11901(b)	For each day violation continues.	\$38	\$39
49 U.S.C. 11901(c)	Maximum penalty for each	\$7,512	\$7,635

knowing violation under		
§§ 10901-10906.		
For each violation under	\$150-\$751	\$152-\$763
§§ 11123 or 11124(a)(1).		
For each day violation	\$75	\$76
continues.		
For each violation under	\$751	\$763
§§ 11141-11145.		
For each violation under	\$150	\$152
§ 11144(b)(1).		
For each violation of	\$150	\$152
reporting requirements, for		
each day.		
Motor and Water Carrier		
Civil Penalties		
Minimum penalty for each	\$1,028	\$1,045
violation and for each day.		
For each violation under §§	\$10,282	\$10,450
13901 or 13902(c).		
For each violation related to	\$25,705	\$26,126
transportation of passengers.		
For each violation of the	\$20,564-\$41,128	\$20,900-\$41,801
hazardous waste rules under		
	§§ 10901-10906. For each violation under §§ 11123 or 11124(a)(1). For each day violation continues. For each violation under §§ 11141-11145. For each violation under § 11144(b)(1). For each violation of reporting requirements, for each day. Motor and Water Carrier Civil Penalties Minimum penalty for each violation and for each day. For each violation under §§ 13901 or 13902(c). For each violation related to transportation of passengers. For each violation of the	\$\\$ 10901-10906. For each violation under \$\\$ 11123 \text{ or } 11124(a)(1). For each day violation \$\frac{575}{5}\$ continues. For each violation under \$\\$ 11141-11145. For each violation under \$\\$ 11144(b)(1). For each violation of reporting requirements, for each day. Motor and Water Carrier Civil Penalties Minimum penalty for each violation and for each day. For each violation under \\$\\$ \$\\$ \$10,282 13901 or 13902(c). For each violation related to \$25,705 transportation of the \$20,564-\$41,128

	§ 3001 of the Solid Waste		
	Disposal Act.		
49 U.S.C.	Minimum penalty for each	\$1,502	\$1,527
14901(d)(1)	violation of household good		
	regulations, and for each day.		
49 U.S.C.	Minimum penalty for each	\$15,025	\$15,271
14901(d)(2)	instance of transportation of		
	household goods if broker		
	provides estimate without		
	carrier agreement.		
49 U.S.C.	Minimum penalty for each	\$37,561	\$38,175
14901(d)(3)	instance of transportation of		
	household goods without		
	being registered.		
49 U.S.C. 14901(e)	Minimum penalty for each	\$3,005	\$3,054
	violation of a transportation		
	rule.		
49 U.S.C. 14901(e)	Minimum penalty for each	\$7,512	\$7,635
	additional violation.		
49 U.S.C. 14903(a)	Maximum penalty for	\$150,245	\$152,703
	undercharge or overcharge of		
	tariff rate, for each violation.		
49 U.S.C. 14904(a)	For first violation, rebates at	\$300	\$305

	less than the rate in effect.		
49 U.S.C. 14904(a)	For all subsequent violations.	\$376	\$382
49 U.S.C.	Maximum penalty for first	\$751	\$763
14904(b)(1)	violation for undercharges by		
	freight forwarders.		
49 U.S.C.	Maximum penalty for	\$3,005	\$3,054
14904(b)(1)	subsequent violations.		
49 U.S.C.	Maximum penalty for other	\$751	\$763
14904(b)(2)	first violations under § 13702.		
49 U.S.C.	Maximum penalty for	\$3,005	\$3,054
14904(b)(2)	subsequent violations.		
49 U.S.C. 14905(a)	Maximum penalty for each	\$15,025	\$15,271
	knowing violation of		
	§ 14103(a), and knowingly		
	authorizing, consenting to, or		
	permitting a violation of		
	§ 14103(a) & (b).		
49 U.S.C. 14906	Minimum penalty for first	\$2,056	\$2,090
	attempt to evade regulation.		
49 U.S.C. 14906	Minimum amount for each	\$5,141	\$5,225
	subsequent attempt to evade		
	regulation.		
49 U.S.C. 14907	Maximum penalty for	\$7,512	\$7,635

	recordkeeping/reporting		
	violations.		
49 U.S.C.	Maximum penalty for	\$3,005	\$3,054
14908(a)(2)	violation of § 14908(a)(1).		
49 U.S.C. 14910	When another civil penalty is	\$751	\$763
	not specified under this part,		
	for each violation, for each		
	day.		
49 U.S.C.	Minimum penalty for holding	\$11,940	\$12,135
14915(a)(1) & (2)	a household goods shipment		
	hostage, for each day.		
	Pipeline Carrier Civil		
	Penalties		
49 U.S.C. 16101(a)	Maximum penalty for	\$7,512	\$7,635
	violation of this part, for each		
	day.		
49 U.S.C.	For each recordkeeping	\$751	\$763
16101(b)(1) & (4)	violation under § 15722, each		
	day.		
49 U.S.C.	For each inspection violation	\$150	\$152
16101(b)(2) & (4)	liable under § 15722, each		
	day.		
49 U.S.C.	For each reporting violation	\$150	\$152

16101(b)(3) & (4)	under § 15723, each day.		
49 U.S.C. 16103(a)	Maximum penalty for improper disclosure of	\$1,502	\$1,527
	information.		

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